### IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

United States Courts
Southern District of Texas
FILED

MAY 1 1 2005

of the District court.)

CLYDE E. SOPHUS	MAT I I Zoos
(Full Name) Petitioner	* Michael N. Milby, Clerk of Court
444590	*
(Prisoner Number)	*
	*
(Name under which convicted if	*
not the same as above)	*
	* U OF TOO
V.	* CIVIL ACTIBINEO. 05 - 169
Dan 1 1 Tab 1121	* (To be supplied by the Clerk

### PETITION FOR WRIT OF HABEAS CORPUS OF A PERSON IN STATE CUSTODY

L. JOHNGON

Respondent

### Instructions - Read Carefully

This packet includes three copies of a petition form and two copies of a forma pauperis petition. To start an action you should file an original and two copies of your petition. You should also keep an additional copy of the petition for your own records. All copies of the petition should be identical to the original.

Your petition must be <u>legibly</u> handwritten or typewritten. You must sign and swear to the petition. If you need additional space to answer a question, you may use an additional blank page.

In order for this petition to be filed, it should be accompanied by the filing fee of \$5.00.

If you are unable to pay the filing fee and service costs for this action, you may petition the court to proceed in forma pauperis. Two blank petitions for this purpose are included in this packet. One copy should be filed with your petition; the other copy is for your records. After filling in the petition, have it notarized by a notary public or other officer authorized to administer an oath, or verify it pursuant to 28 U.S.C. §1746.

You will note that you are required to give facts. THIS PETITION SHOULD NOT CONTAIN LEGAL ARGUMENTS OR CITATIONS.

When these forms are completed, mail the original and the copy to the Clerk of the United States District Court for the Southern District of Texas, P.O. Box 61010, Houston, Texas, 77208.

### I. BASIS FOR HABEAS CORPUS RELIEF

A.	List specifically and separately the grounds on which you challenge the fact or duration of
	your confinement. ( <u>Do not</u> elaborate in this section.)

- 1. Alteration of Gentence 1 Double Jeopandy
- 2. DENIZED STREET-TIME CREDIT.
- 3. <u>DENZED GOOD-TIME CREDIT</u>
- 4. Improper REVOCATION OF PAROLE OR MANDATORY SUPERIES
- B. State concisely, and in the same order as in the preceding I.A., the facts which support each of those grounds and the manner in which the U.S. Constitution was violated. {You may elaborate here.}
  - 1. Applicant SENTENCE WAS Altered by the PAROLE BOARD, which has no jurisdiction to do so. Applicant did not received a NEW Feloney conviction, for his extence to be extended. Applicant also was put under House Applicant also was put under House Applicant serving 13 yes 8 mos calcular time, from the day He was release to the time He was revoked. Continue)
  - Applicant was still in the custody of the State of Texas, when he was on mandatony supervision, and this time nevered stop runions. Applicant street-Time is being added to his sentence without court order, which is unlawfully adding to the applicant original, continue.

Applicant did not lose Good-Time awarded by the State, IN ANY disciplinary action, while IN T.D.C.J.-I.D., NOR did the give anything to the Board of Pardoni ANICL PAROLE HE EARNED. THE STATE DO NOT PAY WITH MONEY, INSTEAD with good-Time to shorten offenidors (continue NEXT PA

THE BOARD OF PARDONI AND PAROLE IS INTENTEDUATING CAUS
ING A OVER-Flow of PRISONS IN TEXAS, by Improperly

REVOKING OF FENCIERS WITHOUT NEW FELONY CONVECTIONS.

THEY ARE Illegally twisting haws to justify their

Action, and over-riding Courts "Judgement & Seritence of the system. Technical Violation does not mean

SEND THEM BACK to PRISON.

NOT PAGE

# PART I OF B 1 threw 4

- (1) Applicant was not given a chance to work in a proper manner, non provide for his son + Daughter, Due to Ridsculous standuling by the parole officer. The Board or Pardon and Parole has been integrily altering officers "Judgement + Sentence" of the court by adding street time to officialize original sentence of the courts, Petitionen has a 34 yr. sentence, because indicates officers, petitioned has a 34 yr. sentence, because indicates, between the sources, but now officialize has a 11egally extended this said sentence, (see offendor sophus varly senduling) Exhibit Dropage, for a official to keep coming to Prison under the same changes, without picking up a New Felong Convidency, and has to shortway dischange his sentence over aspir, is now much Double Japandy. Tides I.D. and Board of Pardon and Parole is using New Laws to continue punishing Offenders, that suppose to apply, unless if helps the Offender, these two Branches of power (T.D.C.I.-I.D.) & (B.P.P.) is abusing their authority.
- (2). THE JUDGE GAVE PETITIONER A CONTINUENTS SENTENCE FROM
  FEB. 5, 1987 to DEC 2016. ANY THING ATTER THE JUDGEMENT
  AND SENTENCE OF PHE COURT, IS UNITAW FULLY CONFINEMENT.

  T.D.C. J. I.D. + B.P.P. PHS "NO" JURIS DECTEON TO INCREASE

  SENTENCE.
- (3). ESPECIALLY, those vuden the 65th LEGISLATOR, Who has a short way disschange date. If the State paid Offenders in American currency, and we go home do we grave the money back?

  This would be call free slave labor. This is very much unconstitutional and T.D.C. S.-I.D. & B.P.P. is showing they want. The federal Government that they can do anything they want. T.D.C. S.-I.D. & B.P.P. is causing a major >

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C.	Complete the following as to all grounds listed in I.A.
<b>C</b> .	complete the following as to an grounds listed in i.A.

1.	The following grounds have been presented previously to this or another court
	(such as appeal, habeas corpus- state, habeas corpus-federal, etc. The proceeding
	will be further identified in Aticles II and III.)

Ground No.	Proceeding in Which Presented
1	HABEAS CORPUS - STATE
2	HABERS CORPUS-STATE
3	HADEAS CORPUS-STATE
4	HABERS CORPUS - STATE

2. The following grounds have <u>not</u> been presented previously for the reason indicated:

<u>Ground No.</u>

<u>Reason Not Presented</u>

### II. CONVICTION AND APPEAL

Name and confined:	location of the court which imposed the sentence(s) under which you a
	HARRES COUNTY DESTRECT COURT (262)
	ment or criminal information number(s) of the case and the offense(s)
for which	sentence was imposed:
1 <i>#</i> _	463357 1 Azz. Lobberry
2. <i>#</i>	463354 / Ass. Robberry
3. <i>1</i>	437353 / Robbery
The date u	pon which sentence was imposed and the terms of the sentence:
1. <i>FE</i>	3 5, 1987 / 30 yrs / cc
	5, 1987 / 30 yrs / CC
	5, 1987 / 20 415 / CC

# Case 4:05-cv-01694 Document 1 Filed on 05/11/05 in TXSD Page 6 of 41

E.	Wh	at was your plea?				
	1.	Not guilty 2. Guilty 3. Nolo contendre				
F.	If y	If you were found guilty after a plea of not guilty the finding was made by:				
	1.	Judge without a jury 2. Jury				
G.		you appeal from the judgment of conviction or the imposition of sentence:  Yes 2. No				
H.	If y	ou did appeal, complete the following:				
	1.	The name and location of each court to which appealed: a				
		b				
		c				
	2.	The date and result of action by each appellate court:				
		a				
		b				
	3.	If known, the citations to any written opinion or orders entered pursuant to such appeals: (If available, attach a copy of any opinion or order. A copy should be attached to each of the Habeas forms).  a				
		b				
		c				
		III. POST-CONVICTION RELIEF				
A.	Prio	r to this petition have you filed with respect to this conviction (other than direct appeal)				
	1.	Any petition in a court of the State of Texas for habeas corpus relief pursuant to Article 11.07, Texas Code of Criminal Procedure?				
		Yes No				
	2.	Any petition in federal court for habeas corpus relief?  Yes No				
	3.	Any petition in a state court by way of <u>coram nobis</u> ?				
		Yes No				

# Case 4:05-cv-01694 Document 1 Filed on 05/11/05 in TXSD Page 7 of 41 Any petitions in the United States Supreme Court for Certierari other than petitions, if any, already specified in 11-H? Yes \_\_\_\_\_ No\_ / 5. Any other petitions, motions or applications in this court or any other court? Yes \_\_\_\_\_ No \_ / If you answered "Yes" to any part of III-A, list with respect to each such petition, motion B. or application: 1. The type or name of each petition, motion or application: a. Writ of HABEAS Corpus- StATE b.\_\_\_\_\_ The name and location of the court in which each was filed: 2. a. HARRIS COURTY DISTRICT COURT (262) b.\_\_\_\_\_ 3. The name of the court, and the date, in which any evidentiary hearing was held: a. CRIMINAL COURT OF APPEAL 4. The date and disposition by each court: a. 07/29/04 / HARRIS County District Count b. 08/31/04/ CRIMINA/ COURT OF APPEAL If known, the citations to any written opinions or orders entered pursuant to each 5. such disposition. (If available, attach a copy of any such opinion or order to each Habeas form.) a. CRIMILIAN Count of Appeal dismissed without written order.

# Case 4:05-cv-01694 Document 1 Filed on 05/11/05 in TXSD Page 8 of 41 IV. REPRESENTATION BY COUNSEL

A.	Were you represented by an attorney at any time during the course of the following proceedings:			
	1. Arraignment and plea?	Yes	No	
	2. Trial, if any? Yes			
	3. Sentencing? Yes	. No	_	
	4. Appeal, if any, from the Yes No	judgment of o	conviction or the imp	position of sentence?
	5. Preparation, presentation with respect to this conv		7 -	s, motions or application No
В.	If you answered "Yes" to one of proceeding (1-5), the name and he was retained by you or was	address of ea	ach attorney who rep	presented you and whether
	Above proceeding No. (1-5)		e & address ounsel	Retained (R) or Appointed (A)
	ĺ	ElI	BENNEH	(A)
	3	Elz	BENNEHT BENNEHT	(A)
	4	Elz	BENNEH	(A)
		V. FILIN	NG FEE	
	g fee of \$5.00 is enclosed (    ), a pauperis, sworn affidavit in f			a pauperis ( ). If filing in
9	Signed this da	y of	NAY	, <b>2</b> 2005 .
			(Signature of	Petitioner)

**VERIFICATION** 

(Notary Public or other person)

Th. Ost to San Andrews Control of the Control of th 28102 BR 6/010

## Case 4:05-cv-01694 Document 1 Filed on 05/11/05 in TXSD Page 11 of 41

United States Courts
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Clyde E. 50PHUS #444590	*	Micha	BI N. Milby, Clark of Court	,
# 444590	*		<u> </u>	
V	* CIVIL	ACTION MO	E-ICA/	
(Executive Director)	×		O LUJ4	t
CARY L. JOHNSON	*	-		
PETITION (	Under 08 USC	1254 FOR U	DRIF OF HABEAS	
CORDUS BU	A PERSON IN SH	ALE CUSTOOLY		
	·	*	i	
			! !	
To: HONORAble Judge	of SAID COURT:			
•				
Now Comes: CL	YDE E. SOPHUS	_ T.D.C. # 44	4590	ļ
PETITIONER, IN the Abo	OUE Style AND N	umbered CAUSE	Hinough His	
OWN PRO SE LITIGATION	U HERE by PRESER	It's this PETI	tION FOR WRIT	<i></i>
of HADEAS LORDUS OF A	DEASON IN STA	te Custody. re	ETITIONER KE-	
spectfully shows this	Court Hust (E)	LECUTIVE PIRE	cton) GARY L.	
JOHNSON OF TEXAS DEP	OARTMERIT OF CK	IMINIAL JUSTIC	E INSTITIONAL	
DIVISION HAS PETITION	i <u>er vulawfully e</u>	CONFINED AND	ME PETITIONER	
13 still being denzen	CALENCER-TIME	E CLONE HS G	tREET - TIME	<del> </del>
SUCCESS FULLY EARNELL	WHILE ON MANIA	HORY SUPERVI	520N. A130	
PETITIONEN IS bEINS	desised bocol	- TIME EARNED	(, WHILE IN	/ \
the physical custooly	of the State.	PETITIONER TO	S NOT ENUCATED	/ \
IN the lEHER OF LAW	IN FORMING "	MOTZONI-S OR	WRIES to the	
Court And CITES:				
HAINES -	-NS-KERNER 404	1 0.5, 519 92	3ct. 594	/"
(1972) !	AS "HE SHALL be	E NEId to A	LESSER STANDIAR	ra,
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1ACTS OF	the CASE		· ·	
<i>i.</i>	// / / / / / / / / / / / / / / / / / /		2-1- 01 11-1-	· · · · · · · · · · · · · · · · · · ·
PETITIONEN DRIGINAL	14 FIRED MPP/20	ATION OF WE	ET OF HABER	<u>.</u>
CORPUS FOR CLENIAL C	+ FIAT-IZME	PEUIT MONE	HS CHIENDER	
				<u> </u>

(1)

TIME WHILE ON MANDATORY SUPERVISION ON 7 day of

JUNE 2004. IN HIS APPLICATION, PETITIONER RAISED

CHAIMS TO SUPPORT HIS REQUEST FOR RELIEF, THUS PROVING

THE TENAS DEPARTMENT OF CREMINAL SUSTECE INSTITUTIONAL

DIVISION AND THE BOARD OF PARDONS AND PAROLE ARE

ARBITRARILY AND CAPRICIOUSLY DENYING PETITIONER TIME

CREDITS EARNED WHILE UNDER THEIR CONSISTANT CUSTODY,

UNDER THE 65th LEGISLATOR LAW WHEN FETITIONER CRIME

WAS COMMITTED. CRIMINAL COURT OF APPEARS DENIES ALL CHIMS

MADE BY PETITIONER, BUT HAS NOT MADE UNITED CONCLUSIONS,

WHICH IT TRUE WOULD DENY PETITIONER THE RELIEF HE SEEKS

FROM THIS COURT. PETITIONER NOW MAKES THE POLLOWERS CHAIMS

IN this petition and WILL SUPPORTER ON WITH AUTHORITIES.

Angument and Authorities

(1). Petstroner asserts that HE; HIE petstroner should be credited with all "Flat-Time" credit served IN custooly IN connection with the offense for which HE has been sentenced."

The state devices this fact eventhough It is clear by the Judy found petstroner guilty and sentenced him to 30 years. Any extension of his amount of time increases the Planshment and range of time petitioner will spend In the physical and legal custody of the state of Texas. The law is clear when it reads in the law in the new in the law is clear when it reads one sentence, the has been held that in order to extends one sentence, it has to be accompanied by factual Dam on which increased sentence was based and objective intermation concerning identifiable conduct on part of Defendant, which occurred in the time of oligonal sentences.

INCREASED SENTENCE. (BING HAM -VS- STATE), 523 S.W. 2d 948. TEX. CR. App. 1975). HOW CAN ANY CONSTITUTIONAL FATRNESS ARRISE WHEN A INdIVI dUAL IS SENTENCE to do A SPECIFIC AMOUNT OF HEME by the TRIAL COURT WhO IS the JUDICIAL BOCKY IN the BRANCHES OF COVERUMENT, AND THEN (T.D.C.J.-I.D.) THE TEXAS DEPARTMENT OF CREMENAL JUSTICE INSTITUTIONAL DIVISION AND FENAS (B.P.P.) BOARD OF PARDONS AND PAROLE EXTENDS that time AND CONITINUES to Extends that time each time A DERSON IS RECONFINED FOR UIDIATIONS, that don't constitute A NEW FELONY CONVICTION THE RECONFENEMENT OF APPLICANT (PETSTEONER) IS MAINLY QUE to the Institutional DIVISIONS PAILURE to up hold Its incision OUTIZNED by LAW IN TEX. COV. CODE 494.001. IT PREADS: "THE MISSION OF HIE INSTITUTIONAL DIVISION IS tO PROVIDE SAFE AND APPROPRIATE CONFINEMENT, SUPERVISION, REMABILITATION, AND RE-INTEGRATION OF A OUT FELONS, AND TO EFFECTIVELY MANIAGE OR Administer CORRECTIONAL FACILITIES BASED ON CONSTITUTIONAL AND "STATUTORY STANDARDS". PETETEONER CONTENDS THAT THE STATE has falled to meet this mission and thenefore has usolated the Cov. Code 494,001 guzdlznes. Petztzonen is being punsahed by NEW LAWS that'S IN Effect. IN that, PRIOR to HIS RELEASE AND WHILE HE WAS ON MANDATURY SUPERVISION, PAROLEE RECEIVED NO REMADZIZTATINE RESOURCES, NOR WAS THERE ANY ASSISTANCE WITH his RE-INTERGRATION INTO SOCIETY. INSTEAD, PETETEONION WAS PLACED ON "HOUSE PAREST" (MONITOR) THE Whole TIME ON MANDER TORY SUPERVISION. (SEE EXPLIBIT A: Speezal Condition "SISP") - (1 of 4), THE STATE IS NOT JUSTIFIED by ANY CONSTITUTE HOR COOD-TIME HE has EARNED. (2). PETITIONER FURTHER ASSERTS that the SIGNING OF his MANDA FORLY SUPERVISION CERTIFICATE WAS AN ACT UNDER DUNESS AND HEREFORE ANY CONDITIONS OUTTINED THEREIN ARE VOID. BY TEXAS LAW the PAROLE CERTIFICATE IS A CONTRACT AND IN

ORDER FOR A CONTRACT BETWEEN PARTIES to be bINDERIG. THE following Elements must Exist: (1) AN OFFER (0) AN ACCEPTANCE IN STREET COMPLIANCE WITH THE FERMS OF the OFFER. (3) A MEETING OF the MINICLS (4) EACH PARTYS CONSENT to the teams, And (5) Executioni And delivery of the contract with the intest that it be mutual and building. Cope land - 15-BROOKS 3 S.W. 3d 598 Under the PROVISIONS OF (T. B.P.P.): TEXAS BOARD OF PARDON AND PARDE RULES SEC. 145, 20 (C). THE PARDIE CENTIFICATE SHALL NOT DECOM EFFECTIVE AND IN PORCE UNITE! HOS CONDETEDIS ARE "AGREEC! TO," SIGNED AND ACCEPTED by the OFFENDER... THES RULE CAN NOT BE MET IT the OFFENDER IS threatens and not be given adequate Explaniation of the conditions, NOR GRANTEST COUNSEL to ASSIST HIM WITH such A cest-cal proceeding. THERE ARE CLEARLY CONCLETIONS that ARE OUTTINED IN THE BACKSIDE OF PAROLE CERTEFICATE THAT NO PAROLEE CAN hovesty Abibé by due to their evenity in NATURE AND LANGUAGE. FOR EXAMPLE RULE AT 6 "THE RELEASE SHALL AUDICE ASSOCIATION WITH PENSONS OF CRIMINAL BACK GROUND!" THIS RULE IS EX-TREME IN that many offenders WAVE MOTHERS, FATHERS, SISTERS BROTHERS, AND CHILDREN OR OTHER REPATIVES ON PAROLE OR HIGH HAVE A CRIMINAL BACK GROVEICL. ALSO, PAROLE ZNIFERVIEWS WITH OTHER OFFENDERS, AT the parole office. THE RULE does NOT specify to what Extent A CRIMENIAL BACKGROUNICE PLAYE APART IN the RULE. It just simply READS A CRIMINAL PETITIONER CONTEXIOS THAT MOUGH HE SIGNED UNCLER DURESS HE dead not "Agree To now dead HE ACCEPT the conditions of the panole contafacrate on Mandatory Superiusson As required IN RULE 145, 20 (c) THEREFORE All Flat-TIME AND GOOD-TIME While under the Legal custody of the State should be GRANTED. By RUE 145, 20 (C) to SIGN ALONE, CLOES NOT ACTIVATE PAROLE contificate AS A CONTRACT. IT post be Agreed to And Accepted. THENE IS NOTHING IN the States RECORD to PROVE OFFENDER

UNIDERAGOOD WHAT HE WAS SIGNING TO, AGREED TO IT OR

ACCEPTED IT. OFFENDER CITES: CTIFFORD - VS-BETO C.A. 5

(TEX. 1972) 444 F. 2D 1191. PAROLE DOES NOT OCCUR WHEN

THE BOVERNOR INCLUDED HIS APPROVAL BY SIGNING THE PAROLE

SUMMARY SHEET, RATHER THE POTENTIAL PAROLE CANNOT BE SATOL

TO have been paroled until the certificate of Parole has

DEEN SIGNED BY THEM?

(3). STUCE UNDER T.C.C.P. ART. 42. 18 THE DEFENDER IS BUNDED CONTRACT VALLY BY THE PAROLE CERTIFICATE, TEXAS INW CONTRACTOR CONTRACTS SHOULD AND MUST APPLY If THE DOCUMENT IS TO MANE ANY MERT OR CONSTITUTIONAL FAIRNESS. WITH THIS IN MINICH, DURESS IS A UNITED GROUND FOR CANCELLATION OF INSTRUMENTS. CITES: AS LEWKOWICZ -VS-ELPASO APPAREL CORP. 614 S.W. Id. 198. OFFENDER RAISED THIS ARGUMENT IN MIS ORIGINAL PETITION, HOWEVER THE STATE HAS MADE AN INVALID RESPONSE DENITED THE STATE HAS MADE AND INVALID RESPONSE DENITED THE FIRTHER PLASSED THE FIRTHER HIS OWN ECONOMIC INTREST. STATE NATIONAL BANK OF ELPASO -VS-FARRAH M.F.C. LO. INC. 678 S.W. 201, 661.

THE T.D.C.J.-I.D. IS A SYSTEM OPERATED OVER TO by

INMATES PRISONER KABOR. THIS IABOR IS ECONOMICALLY

BENIFICERAL to the TENAS DEPT. OF CRIM. TUSTICE, BECRUSE to

HIRE CIVILIAN IABORERS WhO ARE SKILLED AND HARINED TO

AD the SAME JOBS, INMATES DO WOULD BE EXONOMICALLY

DISASTROUS. THE SYSTEM IS HOODED WITH NEARLY 150,000

(ONE HUNDRED AND FIFTY- HOUSING) PRISONERS STATE WIDE AND

PORTSONER TIKE MOST OTHER PRISONERS ARE FORCED TO WORK

FOR FREE. THIS LABOR IS THE PRISONERS ARE FORCED TO WORK

FUNCTIONS, SENCE THES IS THE CASE, DURESS IS EVIDENT WHEN

PAROLE DIVISION REPRESENTATIVES THREATEN OF FINISER INTO

SIGNERY PAROLE CERTIFICATE, ESPECIALLY WITHOUT THE PROPERTIONAL

ADVICE OF AN AHORNEY. CITE ABO: DURESS IS A THREAT TO

CO SOME ACT WHICH THREATENING PARTY MIS NO RIGHT TO dO:

THREAT MUST DE OF SUCH CHARACTER AS TO destruj FREE

AGENCY OF PARTY TO WHOM IT IS DIFFERD AND MUST OVERCOME

NIS WILL AND CAUSE HIM TO DO THAT WHICH HE IS NOT LEGALLY

BOUND TO DO. BAILY-US- ARTENISTON BANK AND TRUST CO. U93.

3.W. 2d 787. WITHOUT VALID CONTRACT BETWEEN PAROLEE AND

TEXAS BOARD OF PARDON AND PAROLES, NO VALUE CONDITIONS

WERE ESTABLISHED FOR PAROLE AND THOUGH DUE TO THE JUNGONENT

PAND SENTENCING OF THE HIJAI COURT, THE PAROLEE WAS UNDER

LEGAL CUSTODY OF THE STATE, HIS STREET-TIME DONE AS FIRST

CALENDER FIME WHILE ON PAROLE CAN NOT BE TAKEN WITHOUT

UIDIATION OF HES CONSTITUTIONAL RIGHTS. SEE ALSO: T.C.C.P.

42.12 SEC. 15 (C). PETITIONER IS A 65-TH LEG. INMATE.

NEW LAWS, SHOULD NOT APPLY TO HIM.

(4). PETITIONER ARGUED IN his DRISINAL PETITION that the · State provided HIM with NO LEGAL COUNSEL dURZNIG! PROCEEDING Which required him to be competent while staning parole dont streate held as contract by States Bou. Code. Ant. 508 154. THE STATES DENIZES this fact AND STATES "HE FAILS to CITE AUTHORITIES TO BREAK UP HITS CLAIM PETITIONER heneby ARQUES that IN HIS pETITION HE cited the 6th Ameridment of the U.S. Constitution, which is MOST CRITICAL ELEMENT IN ESTABLISHING ONES RIGHT to Effective ASSISTANCE OF COUNSEL. MANY COURTS HAVE MADE RUIZNGS to INTERPEN ItS USE AND IT has bEEN found under All CRITICAL PROCEEDINGS INVOLVENCY LEGAL ISSUES. All PERSONS MANE A RIGHT TO COUNISE! THE PETITIONER IS NOT EDUCATED IN the LAW AND SINCE IT IS TRUE, PAROLE CERTIFICATE IS the critical element which brids the panoles to conditionis SOME FORM OF LEGAL ACTURE IS REQUIRED. PAROLE CENTIFICATE by RULE: 145, 20 (C) AND GOV. CODE, 508. 154 IS the bASIS FOR CONDITIONAL RELEASE AND FREEDOM, AND BAS THE POWER to Affect the ENTINE INDENTIES INVESTED to All CITIZENS IN

the U.S. unclear the 5th Amenic ment of the U.S. Constitution letitioner hereby cites: Strickland - VS- Washington 466 U.S. 688 (1984) U.S.S.C. And contends HE has made UALTA ARQUEMENT Which requires RELIEF.

(5) THE SHATES CITES TEX. COV, Code, ART 508, 283 (c) Which READS "If a persons parole, mandatory supervision, or conditional pardon is neverted, the person "May "Be required to serve the REMAZNING PORTION OF the SENTENCE ON WHICH the PERSON WAS RELEASED. THE REMAINING PORTION IS computed without credit for the time from the date of the persons release to the date of REUCRATION." PETSTERNER horeby contenids that this Art. of the Gov. Code, is "Ambiguous" TH that It does NOT STATE WITH CLARITY, FIRST IF THE DANOLET IS NEWKED HE WILL IN fact by All MEANIS BE REQUIRED TO SOLVE the RE-MAINING portion. Also, HIESE CONCLETION Should Not Apply, If PETITIONER WAS IMPROPERLY REVOKED WITHOUT A NEW FELONY CONUZCTION. THE WORDS "MAY-BE" by the definistioN IN the MERRIAM - WEBSTER dictionary, the word May MEANS Might. It being NO containty that AN Action will happen. GINCE the code IN 508. 283 (C) does NOT OUTINE THE CIRCUMSTANCES A DERSON MAYBE REQUIRED to HAVE tO SERVE HIS REMAINING BENTENCE. THE LEGISLATIVE INTENT IS UNICLEAR AND MAYBE MANIPULATED by those hAUZNG LEGAL KNOWLEGGE AND POSTECHI RESOURCES to do SO. THE LAST SENTENCE OF this SAME CODE USES the words " Dirte of REVOCATION", PETITIONER CONTENIES DNCE AGAIN, that SINCE T.D.C.J.-I.D. AND TEX. B.P.P. both UTO lATED RULES GOVERNIENG THE CONTRACTUAL PROCESS WHILE HE UNIVOLUNIFAMILY SIGNED HIS PAROLE CENTIFICIATE, NO GRAVNICES POR RE-UCENTEN CHAN EXEST. ACCEPT by the COMMITSSION OF A "NEW FELONY OFFERISE" which would Extend His sentence, NO VALID PAROLE CONSTITUTES NO POSSIBLE LAWFUL REVICATION. BON. CODE, 508, 283 (C) IS NOT APPLICABLE. THIS CODE IS INVALID WITHOUT THERE FIRST BEING A REVOCATION. THERE CAN bE NO

VOCATION UNLESS THERE WERE A VALID AGREEMENT TO SPECIFIC CONDITIONS. THE PAROLE CONTINENT IS THE BINDING FRAME WORK for SUCH CONDITIONS AND BY RULES ESTABLISHED IT MUST BE FULFILLED IN (3) THREE PARTS. It must be signed, AGREED to, AND ACCEPTED. CON. CODE 508. 283 has NO POWER STANDING PLONE. THERE MUST BE A REVOCATION OF PAROLE CONDITIONS.

(6). PETSTIONER MADE ARGUEMENT IN his ORIGINAL DETITION THAT QUERN SEPERATION OF POWERS, THE JUDICIAL BRANCH ACTING ON It's own Authority granted by the TEXAS CONSTITUTION, POUND THE peteterner guilty and sentenced him to 30 years. This means the toll And completation of time is to be continues And CAN NOT BE Altered by ANY AGENCY ACCEPT IN THE EVENT THE Applicant commits A NEW FELONY OFFENSE that extends this original sentence. For the Executive Branch which both T.D.C.J.-ID. AND TEX. B.P.P. ARE APART OF. to EXTEND the SENTENCE IS A CLEAR VIOLATION OF SEPERATION OF POWERS. THE duties of T.D.C. J.-I.D. ARE outland IN BON. Code, 494.001 AND THOSE FOR tHE PARDONS AND PAROLE DIVISION IN 493,005 IN NIETHER CLOES IT STATES THAT THEY HAVE THE POWER TO OVER-RIDE JUDGEMENT HANDED down by the HITAL COURT. CITE: TEXAS COUST. ART. 2 SEC, I THE SEPERATION OF POWERS PORTION of the Texas Constitution provides: THE POWERS OF BOVERNMENT OF the State shall be devided into three Destruct Departments. EACH OF WHICH SHALL BE CONFIDER TO A SEPERATE BODY OF MAJESTANY to which there ARE legislative to one. Those which are Executive to ANOTHER AND those which ARE judicial to ANOTHER, AND NO PERSON' OR COLLECTION OF PERSONS, BEING OF ONE OF HIESE DEPARTMENTS SHALL EXERCISE ANY POWER PROPERLY ATTACHED TO EXTHER OF THE OTHERS. EXCEPT IN THE INSTANCE hone IN EXPRESSLY PERMITTED. CITE: ALSO, GENERAL SERVICES COMMISSION -US- LIHIG-TEX TUSULATION CO. INC. 39, S.W. 30, 591. . PETITIONER hEREBY PONTENDS that SINCE T. D.C. J. - I.D. And TEXAS B.P.P. ARE A PART OF the

EXECUTIVE BRANCH. THEY CANNOT INTERFERE WITH THE JUDGEMENT AND SENTENCE HANDED DOWN by the toTAL COURT. (SEE ALSO) T.C.C. P. Act. 42.01 And 42.02. (7). PETITIONER CONCLUDES his ARGUEMENT by CITING: EXPARTE HATCHER 894 S.W. 2d. 364. PAROLE, ON WHICH hAS BEEN RELEASED ON from Actual enstody, may NOT BE REVOKED FOR VIOLATIONS commetted prior to implementation of the PAROLE. SINCE

the PAROLE CONTESTICATE IS the BINDERS FORCE WHICH IMPLEMENTS the PAROLE INTO ACTION. CITE: CHIFFORD - US- BETO 464 F. 20/1191.

PAROLE IS AN Act of GARCE OF the SOVEREIGN that EXHCTS committe

MENTS from the INMATE AND UNTIL SUCH COMMETTMENT IS communicated and accepted, parole IS "IN PROCESS, but not

PROCESSED.

THERE IS NO PAROLE UNTIL All REQUIREMENTS OF the CONTRACT ARE MET. THERE CAN bE NO AlteRATION OF SENTENCE by T.D.C.J.- I.D. OR TEX. B.P.P. WITHOUT VIOLATION OF SEPERATIONS OF POWERS AND SIGNIAL PANOLE CONTRACATE IS A SERZOUS LEGAL PROCEEDING WHICH REQUIRES legal Advice for All those who truly wish to underestand the CONIDERTIONS OF RETERISE ON PAROLE. IF the EXECUTIVE BRANCH INTERFERENCES WITH THE JUDICIAL BRANCH AND EXTENDS THE ORIGINAL SENTENCE IN ANY WAY, this constitutes Doubler OR

MULTIPLE PUNZShment, Which WILL VIOLATE THE DOUBLE JEOPARdy MAUSE OF the 5th AMENDIMENT OF tHE U.S. CONST. All Flat-Trans done IN CONNECTION WITH the ORIGINAL SENTENCE INCluding time consider as tegal oustody whale on Mandatory Supore-

VISIONS Should be GRANTED.

(8). PETITIONER FURTHER ASSERTS that the State made false AllegAtoon About TEX. GOV. CODE, 501,0081 SECTION (B) + (C). PETITIONER APPIZEATION FOR WRIT OF HABERS CORPUS WAS NOT ONLY FOR (T.C.D.R.) "TIME CRECIET DESPUTE RESOLUTION" TO RESOLUE PETETEONER CLAZING. EVEN though, petstronen has GIVEN TIME CREdit RESOLUTION proper time régulated to resolue said problèm. Sét (Exhibit Backs) PETITIONER ARGUEMENT WAS BASED ON IMPROPER REVOCATION, AND
MULTIPLE PUNZSHMENT FOUNDS PETITIONER WHICH CAUSE HIM
TO BE UNIAW FULLY CONFINED. PETITIONER ALSO, CONTINUED TO
RESOLVE CALCULATION OF TIME PROBLEM WITH THE STATE, BY CONSTANTING
CONTACTING THEM THROUGH "STATE COUNSE! BE OFFERIDOR" AND BORNED
PARDON OF PAMOLE," (SEE, EXHIBIT C:1-6) T.D.C.J.-I.D. HAS
REFUSED TO RESPOND TO PETITIONER REQUEST, WHICH HE HAS
HANDLED IN A PROPER MANNER TO RESOLVE SAID ISSUES. THESE TWO
BRANCHS OF THE STATE T.D.C.J.-I.D. AND B.P.P. HAS BOEN VIOLATION
CONSTITUTIONAL LAWS AND STATE LEGISLATORS AS THEY SEE FIF.
THEY HAVE BEEN MANIPULATING AND ELVOLUNG THE COURTS BY
USING NEW LAWS TO PUNZSH INMATES UNDER OLD THUS.

OFFENDERS SHOULDN'T BE PUNZSHED BY RETRORATIVE TINSTALLMENT
BY THESE TWO BRANCHS OF POWER. All GROUNDS SHOULD BE GRANTED.

# CONCLUSION.

Whene fore premises considered the Petitioner respectfully prays that this Honorable Court grant relief requested and honor this writ of Habeas Corpus. Petitioner also hereby objects to all claims made by States attorney and Criminal Court of Appeals. Therefore relief should be Branted with inssuarce of the writ of Habeas Corpus prefuned to the petitioner from this Court by operation of Law, granted in all this.

RESPECTAULY Submitted
CLYDE E. SOPHUS
Clyde & Sophus

CERTIFICATE OF SERVICE		
	· · · · · · · · · · · · · · · · · · ·	
PETITIONER HERE BY CERTIFYS THAT THIS WAS CORPUG IS TRUE AND OBJECT TO CRIMINAL COND ORISINAL ANSWERS. U.S. MAIL ON THE 5	FOF HABEAS	
CORPUG IS THUE AND OBJECT TO CRIMINAL CON	et of Appeals	
ORISINAL ANSWERS. U.S. MAIL ON the 5	day of MAY	
2005.		
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Dutzfully Subm CLYDE E. SOI Algolo 10	ztled	
CLYDE E. SOI	PHUS	
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<i>:-</i>	. « Ca	ise 4:05-cv-01694 Document 1 Filed on 05/11/05 in TXSD Page 22 of 41 Initial
·	•	TEXAS DEPARTMENT OF CRIMINAL JUSTICE  PAROLE DIVISION  SPECIAL CONDITION "SISP"  IMPOSITION / WITHDRAWAL AND ACKNOWLEDGEMENT FORM  (1)
Section	<b>A:</b>	Name: Sophus Clype Eugene H
		TDCJ#: 444590
Section	B: (Check a	pplicable action)
		The requirement(s) initialed below are IMPOSED as component(s) of Special Condition "SISP" as authorized by the SISP Parole Panel.
	<u> </u>	The requirement(s) initialed below are WITHDRAWN as component(s) of Special Condition "SISP" as authorized by the SISP Parole Panel.
•		ll
Section	C: (The follo	wing 2 components shall remain in effect during the SISP term of supervision. Initial each component)
	Offender's Initials	Officer's Initials
,		I shall be placed and remain on radio frequency electronic monitoring or any other monitoring system utilized by the Parole Division for the duration of my term of superintensive supervision. I shall-comply with all terms and conditions of such monitoring program. I shall comply with my daily activity schedule, as directed and documented by my parole officer, twenty-four (24) hours a day, seven (7) days a week. Travel beyond the county of residence for any reason shall be requested in advance and must be approved in writing by my parole officer and his or her supervisor.
2.		If I am residing at a community residential facility, I shall abide by all the rules of the community residential facility that I have been assigned to. I shall not leave the community residential facility except as approved by my parole officer. I shall pay 25 percent of my gross income to the community residential facility during my stay in the facility and comply with the terms and conditions of my financial obligations as specified in my contractual agreement with the community residential facility.
Section	n <b>D</b> (Initial ap	plicable components)
3.		I shall attend and participate in an adult basic education program.
4.		I shall attend and participate in District Resource Center (DRC) programming as directed by my parole officer.
5.		I shall actively seek and maintain full time employment and furnish proof of such job search to my parole officer on a weekly basis.
6.		I shall not unlawfully use drugs, narcotics or controlled substances.
555-072	Crpay 5/14/01)	

# Case 4:05-cv-01694 Document 1 Filed on 05/11/05 in TXSD Page 23 of 41

Initial \_\_\_\_\_\_\_\_Subsequent

	Offender's Initials	Officer's Initials	
7.			I shall not use intoxicating inhalants.
8.			I shall not consume alcoholic beverages.
9.			I shall not enter an establishment where the primary function is the sale and dispensing of alcoholic beverages for on-premises consumption.
10.			I shall submit to alcohol use testing.
11.	•	<u> </u>	I shall submit to urinalysis testing.
12.	•		I shall not operate a motor vehicle or obtain rides in personal vehicles without written permission from my supervising officer.
13.			I shall attend the following substance abuse counseling sessions:
	•		
14.	<u> </u>	· ·	I shall participate in the following substance abuse (alcohol/narcotics) treatment program:
.5.	, <u></u>		I shall attend and participate in a mental health or mental retardation counseling or treatment program as directed by my parole officer.
6.	<del></del>		I shall take prescribed medication as directed by my attending physician.
7.			I shall not contact, attempt to contact, or affiliate with gang or any other gang member.
8.			I shall not engage in gang-affiliated confrontations, communications, gestures, or clothing and exhibition of colors.
9.	<del></del> .		I shall not remain in, on, or within 500 feet of premises where children commonly gather, including a school, day-care facility, playground, public or private youth center, public swimming pool, or video arcade facility.
Э.	·		I shall not supervise or participate in any program that includes participant or recipient persons who are seventeen (17) years of age or younger and that regularly provides athletic, civic, or cultural activities.
1.	•	· -	I shall not operate, cause to operate, secure employment in, participate in, or attend, go in, on, or within 500 feet of any sexually oriented business, including adult bookstores, massage parlors, adult video stores, or any business that provides adult entertainment, such as nude or partially-nude service, dancing, or exhibition.

# Case 4:05-cv-01694 Document 1 Filed on 05/11/05 in TXSD Page 24

l of 41
Initial
Subsequent

	fender's itials	Officer's Initials	Subsequent
111		Imuais	· ·
2. a.			I shall not reside with, contact or cause to be contacted, any person seventeen (17) years of age or younger, in person, by telephone, correspondence, video or audio device, third person, media, or any electronic means, without the approval of my supervising parole
b.		<del></del>	I shall not become involved in a dating, marriage, or platonic relationship with any person seventeen (17) years of age or younger, or with any person who has children 17 years of age or younger, without the approval of my supervising parole officer.
c.		<u>·</u>	I shall not have any unsupervised contact with persons seventeen (17) years of age or younger. The supervisor of the contact shall be approved by my supervising parole officer.
3. •	•	<u>.</u>	I shall not possess, purchase or subscribe to any literature, magazines, books, or videotapes that depict pornography or sexually explicit images.
4.			I shall not communicate with a person for sexually explicit purposes through telecommunications or any other electronic means, including 1-900 services.
5.			I shall not subscribe to, operate, use, or communicate, on or by computer or otherwise Internet services, fax services, or electronic bulletin boards.
6.		·	I shall not own, maintain, or operate computer equipment without a declared purpose and the authorization of my supervising parole officer.
7.	<del></del>		I shall not own, maintain, or operate photographic equipment, including instant, still photo, video, or any electronic imaging equipment.
8.			I shall submit to psychological evaluation.
9.			I shall participate in and complete the following treatment program(s) for sex offenders:
0.			I shall attend and participate in the following anger management or similar counseling program.
1.			I shall attend and participate in the following family counseling:
2.			I shall not contact, or cause to be contacted, in person, by telephone, correspondence video or audio device, third person, media or by any electronic means, the victim or guardian of the victim of my instant offense.
3.	Ĉ.5.	lnu	I shall pay restitution in accordance with my parole supervision plan.

S-9730 (Rev. 5/14/01)

# Subsequent Offender's Officer's Initials Initials I shall inform any prospective employer or Temporary Service of my criminal history and 34. my parole or mandatory supervision status. Section E: Comments: Section F: DE Eugene, understand and agree to abide by the above components of Special Condition "SISP" as imposed or modified by my parole officer and as authorized by a parole panel. I further understand that even if I refuse to sign this form, these components are still in effect. 10 - 19-02-Date Signed Offender's Signature Section G: Approved by: fficer's Signature Parole Supervisor Date

Case 4:05-cv-01694 Document 1 Filed on 05/11/05 in TXSD Page 25 of 41

ist:

Copy - Offender OTE: This form may be filled out by hand.

Copy - Specialized Programs, Central

Original - District File



# ase 4:05-cv-01694 Schmant 1 Filed 05/11/05 in TXSD Page 26 of 41

### Texas Department of Criminal Justice PARDONS AND PAROLE DIVISION Certificate of Mandatory Supervision

Date of issuance: 02/07/2003

Name SOPHUS, CLYDE EUGENE TDCJ # 00444590 SID # 03604890

Legal county of residence

HARRIS

Approved county of release HARRTS

Cause#:

463354

437353

463357

THIS WAS SIGNED After SENDEL YEARS OF RELEASE. (SEE DATE

The Texas Department of Criminal Justice Institutional Division (TDCJ-ID) of the State of Texas has determined that said offender is eligible for Mandatory Supervision under the provisions of Chapter 508. Texas Gov't. Code. THEREFORE, the Texas Board of Pardons and Paroles (Board) hereby orders that said offender be released under Mandatory Supervision and shall immediately report to the office indicated below for supervision:

HOUSTON DPO 4 5400 N.SAM HOUSTON PKWY EAST HOUSTON, TX 77032 (281)987-0001

Go directly to your approved residential plan. Report to your Parole Officer by 9 A.M. the first working day after release date. Failure to do so will cancel further gate money and result in the issuance of arrest warrant.

and shall be permitted to be at liberty in the legal custody of the State of Texas but subject to the orders of the Board and the Texas Department of Criminal Justice Parole Division, and under the rules and conditions of Mandatory Supervision herein. The period of Mandatory Supervision shall be for a period equivalent to the maximum term for which the offender was sentenced less calendar time actually served on the sentence. The time to be served under Mandatory Supervision is also calculated as calendar time. The certificate shall become effective when eligibility requirements for Mandatory Supervision under Chapter 508, lexas Gov t. Lode have been met or when Mandatory Supervision is ordered by the Board of Pardons and Paroles. ...

### STATUTORILY MANDATED CONDITIONS

Unless otherwise provided. I shall reside in the county in which I resided at the time I committed the offense for which I was sentenced to the Institutional Division or the county of the offense for which I was sentenced to the Institutional Division if I was not a resident of the State of Texas.

I shall demonstrate an educational skill level that is equal to or greater than the average skill level of students who have completed the sixth grade in a public school in the State of Texas.

I shall submit to testiry for alcohol or controlled substances.

I shall not communicate directly or indirectly with the victim; go to or near the residence, place of employment, or business of the victim; or go to or near a school, day-care facility, or similar facility where a dependent child of the victim is in attendance.

I shall not intentionally or knowingly communicate directly or indirectly with, nor intentionally or knowingly go near a residence, school, place of employment, or business of the victim of the offense for which I was sentenced to the Institutional Division. erine to

I shall reimburse the State of Texas for the costs of any Post-Secondary Educational Programs in which I participated in TDCJ.

Upon written instruction from my supervising officer:

I shall participate in a drug or alcohol continuum of care treatment program.

I shall register is a sex offender under Chapter 62, Code of Criminal Procedure.

I shall not go in, on or within a distance specified by a parole panel of premises where children commonly gather, nor shall I supervise or participate in any Program that includes as participants or recipients, persons who are 17 years of age or younger, and I shall attend psychological counseling as specified by my supervising officer.

I shall perform not less than 300 hours of community service at a service project designated by a parole panel.

#### SPECIAL CONDITIONS

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SISP - I shall comply with Super Intensive Supervision Program conditions.

SISP - Submit to electronic monitoring.

SISP - Comply with a daily activity schedule.

SISP - Not travel within or beyond county of residence without approval of supervising parole officer.

SISP - Actively seek employment.

SISP - Not unlawfully use drugs, narcotics, or controlled substances.

SISP - Not use intoxicating inhalants.

SISP - Not consume alcoholic beverages.

SISP - Not enter an establishment where the primary function is the sale and dispensing of alcoholic beverages for on-premises consumption.

SISP - Submit to alcohol use testing.

SISP - Submit to urinalysis testing.

SISP - Inform any prospective employer or supervision status.

ISSUED BY ORDER OF THE BOARD OF PARDONS AND PAROLES AT AUSTIN, TEXAS ON THE 7TH DAY OF FEBRUARY, 2003.

If mandatory supervision is satisfactorily completed, maximum expiration date will be: 03/26/2020

GERALD GARRELP

BOARD OF PARDONS AND PAROLES

#### Certificate of Mandatory Supervision GENERAL CONDITIONS OF MANDATORY SUPERVISION RELEASE

Name	
SOPHUS . CLYDE	EUGENE

4.

TDCJ # 00444590 SID # 03604890

In consideration of the release to Mandatory Supervision granted by the State of Texas. I do hereby accept such Mandatory Supervision. I recognize that my release is conditional based upon my performance of the following terms and conditions:

- I shall upon release from the institution, report immediately, as instructed to my Parole Officer; thereafter, report as directed and follow all instructions from my Parole Officer.
- I shall commit no offense against the laws of this State or of any other State or of the United States. 2.
- I shall reside in a specified place as approved by my supervising officer. 3.
  - I shall not travel outside the State of Texas without the approval of my supervising officer.
- I shall not unlawfully own, possess, use, sell, nor have under my control any weapon or illegal weapon.
- I shall avoid persons or places of disreputable or harmful character.
- I shall not enter into any agreement to act as 'Informer' or special agent for any law enforcement agency, without specific written 7. approval of the Parole Division Director or designee.
- I shall abide by all Special Conditions imposed upon me by the Board. 8.
- General Provisions: 9.
  - I hereby agree to abide by all rules of Mandatory Supervision including, but not limited to, the requirement that I appear at any hearings or proceedings concerning alleged violations of Mandatory Supervision as required by law of the jurisdiction in which I may be found or the State of Texas. I further agree and consent that the receiving state, if I am under the Interstate Compact Supervision, or any state wherein I may be found while on Mandatory Supervision or under Mandatory Supervision jurisdiction, may conduct such hearings as deemed necessary, proper or which may be required by law.
  - In the event I am granted the privilege of residing in and being under the supervision of any other state or territory В. under the Interstate Compact for the supervision of Parolees pursuant to Article 42.11 Texas Code of Criminal Procedure and if for any reason I may be outside of the State of Texas, I hereby agree to waive extradition to the State of Texas from any jurisdiction in or outside the United States where I may be found. I further agree that I will not in any manner contest any effort by the State of Texas, or any state of jurisdiction, to return me to the State of Texas.
  - I shall pay, during the period of my supervision, any and all outstanding fines, court costs and fees adjudged against me, C. to the clerk of the court of conviction, and I agree to provide my Parole Officer with documentation verifying payment of said amounts. I shall pay a supervision fee for each month that I am required to report to a Parole Officer as instructed by my Parole Officer.
  - In the event I am placed in or allowed to reside in a halfway house or community residential facility, I hereby agree to go directly to and reside in the facility designated by the Parole Division until released by the Division. I snall abide by the rules of the facility and attend all required meetings. I shall not leave the physical confines of the facility and the property thereof, except for traveling to and from work, or as authorized by facility rules. During my stay, I shall pay 25% of my gross income to the facility if required. I shall leave all keys to any motor vehicle that I have use of with facility staff when the motor vehicle is not in use.
  - As required by the Board. I shall obtain and keep in my possession a Texas Department of Public Safety (DPS) Personal Identification Card of Driver's License. I shall present said identification to law enforcement or Texas Department of Criminal Justice officials upon request.
  - If I am released to a detainer and deported outside the international borders of the United States prior to the maximum expiration date shown on this Release Certificate. I shall not enter the United States unlawfully. In the event that I gain lawful entry into the United States, I shall report immediately, as instructed to the office shown on this Release Certificate. If at any time prior to the maximum expiration date shown on this Release Certificate said detaining agency fails to exercise custody. I shall immediately upon release (within 24 hours) report as instructed to the office shown on this Release Certificate.

I HEREBY CERTIFY that I fully understand and agree to be bound by each of the conditions under which I am being released. I further understand and agree that a violation or refusal to comply with any of the conditions of supervision may be sufficient cause for revocation of supervision. I understand that when a warrant or a summons is issued that the sentence time credit shall be suspended until a determination is made in such case and such suspended time credit may be reinstated should supervision be continued. I UNDERSTAND AND AGREE THAT WHILE UNDER SUPERVISION I REMAIN IN THE LEGAL CUSTODY OF THE STATE OF TEXAS SUBJECT TO THE ORDERS OF THE BOARD AND PAROLE DIVISION.

AGREED AND SIGNED

2-25-03 Date

I hereby certify that these rules, regulations and conditions have been explained to the releasee and he/she has agreed to abide by the same upon release.

wision Representative

Page 2 Last Page

I was released DEC. 17, 01999 THIS WAS SISNED, while At home

Case 4:05-cv-01694 Document 1 Filed on 05/11/05 in TX Oct. 15, 2003 CHESTFORTION RECORD OFFICE (TIME SECTION) P.O. BOX 95 HUNITSUILLE, TEXAS 77342 RE: CYYDE E SOPHUS #444590 CARTH West TF # 095 To: WHOM If may concered: I wrote and explain to your staff, and I received: Explanet of Buron annulation Convertions THES HAS NOTHERS to do with my completant. My complexent to destrue with whome fally residented, And repretent of provide THE 4 years was unonefully smoked burdues its not ag. The 20 your explaned willich in Agg, pulponet early course the expense of andrive of REDORD TO THEOLOGICH THE Judgetment of the five yours to waryfully FLUCTURE & FRANCE MANAGERIA COUNTY "POSSESTION OF A WERPON IN M DENIAL THEFT THE THE 1998" WAS NOT A "Felixy" THE FRANKMENT IT WAS A THE THE TEXTS sufraction, which I was part to for I'm LEEKING CORNECTION OF DECORD by this office THERE shouldn't have been A convertion on the Prest place THAT MY pOTALT THE CASE SO, the Equipmention does not full up on any law, because I was wearefully

Case 4:05-cv-01694 Document 1 Filed on 05/11/05 in TXSD Page 29 of 41 J of 2 In michigion of this matter NO Judge IN the State of Texas CAN STACK A NON- 39 OFFERE ON the of A 30 CENTENCE AlacHdy surposed by, HAIOTHER SURGE THAT'S LAW, Could some ONE IN this office please independent this complaint I was welligevely convicted in the frast place. Madison Country wrong fully produced a Tudge towert Possession of A Donally Wayner, when in het there was not A doubly weapon feridency Check: Conclusion of LAW and Fendand of Fucts on the pronoces It was Alteral indictment Also THE dONE ISE FINE AND WINDLIFE of routher trace ISF was 60 comothering days, and back and lowerned county from the money welves WIOLATION TELEPHONE NOT WORKING And for GERNE DUSY Also my street trove "3 yes And some moneths Build you pleased help me with this matter I'm section help not positivet leaded I please AFCIEVE they tome STROCKELL: CRO (TEME CREdit Drepute Resolutions)

Dase 4:05-cv-01694\_Document 17 Filed on 05/11/05 in TXSD Page 30 of 41 9/25/04 CLYDE E. SOPHUS # 444590 GARZA WEST UNITE 4250 Hwy. 202 BEEUZILE Tx. 78102 STATE CLASSIFICATION P.D. Box 99 HUNITSUILLE, TX 27342 RE: RESTORATION of Good TIME (1). I was convicted under THE 65th Leg. OR ONE-THERD LAW - BEGIN DATE 11-16-86. I WAS PAROLED UNDER ART. 42. 18 CCP AND BACK ON Uzumtson without NEW FELONIY CONINZETSONI. I'm requesting my time according to Gov. Code 498:004 (B) ON RETURN TO THE DEPARTMENT FORFEITED Good TIME CAN bE RESTORED DI A REVOCATIONI WITHOUT A NEW FEBRUE CONVECTIONI. BECHUSE It IS the SAME SENTENCE IT CAN only be Last by Usolatano, A RULE of the system (ART 6181-1 SEC 4) Your time EFFORTS AND All CONSIDER. ACTION WILL be Highly APPRECIATED. SINCERELY, CC / TRIMATE FILE STATE CIRSSIFICATOON

UNIXT CLASSAFICIATION

	Case 4:05-cv-01694 Document 1/ Filed on 05/21/05 in TXSD Page 31 of 41	` `
4	Oct. 2, 2004 MR CLYDE SOPHUS	
7)	#444590	
	GARZH WEST	
	4250 Hwy, 202	,,,,,,
	BEEUILIE, TX. 78102	
-	Ms. BARBARA CLENDENNEN	
	(LEGAT ASSISTANCE)	
	P.O. Box 4005	
	HUNITSUILLE, Tx. 77342-4005	
		-
	RE: FOUR YRS. NOT DELETED OFF TIME SHEET	
,	AND T.D.C. J. PRISON RECORDS	-
		-
-	DEAR MS. CLENICENIEN:	-
	Could you please have my record corrected.	
•	I went back ON bENCH WARRANT (MACIZSON COUNTY)	
	AND DETAINER TIME WAS AWARDED (263) DAYS, Also	-
	"DEAdly of a WEAPON FINCING WAS dropped to	
	POSSESSION OF A WEAPON.	***************************************
. ,	T.O.L.J., stall showing A NON-39 44RS SENTEN	7/-
,	strekEd ON 30 yrs sg. sentence, but the Judge strever	
,	my sentence to a lessen change, with time	
	SEQUED. It's IN MY RECORDS. (FINDING OF FACTS AND	<u>,                                    </u>
n*	Conclusion of LAW. THANK YOU FOR YOUR TIME	
	Con 15-200 OI PINON, MITTAL TOU TON GROVE 7 LINE,	
	SINCERELY,	<del>,</del>
	WILL Sombule	

Case 4:05-cv-01694 Document 1 Filed on 05/11/05 in TXSD Page 32 of 41 Exhabit C-3 Nov. 15, 2004 CLYDE E. SOPHUS # 444590 GARZA Wist 4250 Hwy 202 BEEVILLE TX. 78102 Ms LZCA MOSS (LEGAL ASSISTANCE) P.O. BOX 4005 HUNITSUZITE, Tx. 77342-4005 RE: 8355 THE STATE OF TEXAS - VS - CLYDE E. SOPHUS RESPONDENTS to your HET LEGAL ADVISE, A CRIME WASN't commetted without T.D.C.S. A T.D.C.S. IN FRACTION WAS commetted, Not A FELONY. HARE, zuclosed ZE A letter from Destrict Clerk M's Joyce BATSON (EXHIBIT -A) PLASE RETURN! T.D.C. J. dzdnit howor the courts adder. THESE documents ARE IN my files At the WALLACE UNIT, that should have been forward to T.D.C.J. Classification! I do, not have a stacked soutence anymone because It was A IllegAl conviction, that was consected by the Judge: Judge SANDERS; IN 1998 T.D.C. 5. has not connected my records, which is causing ME to be IN here longer than I have to. GINCERELY CLYDE SOPHUS ce Kumate Fale Alyde Sophis

Case 4:05-cv-01694 Document 1 Filed on 05/11/05 in TXSD , Page 33 of 41 Exbibit-C-4 NFC 9, 2004 MR. CLYDE E. SOPHUS #144590 GARZA WEST TF 4250 Hwy. 202 BEEUILLE, TEXAS 77102 Bonnd of PARdON AND PHROLE P.O. Box 13401 CAPITOL STATION AUSTIN, TX 78711 RE: CAUSE NO. 8555 Style: THE STATE OF TEXAS- VS- CLYDE E. SOPHUS TO: WHOM It MAY CONCERN: MADISON COUNTY AND STATE COUNTER FOR OFFICIALLY has INFORMED ME HAT All documents has been foward to T.D.C. S. CLASSIFICATION AND RECORD DEPARTMENT, NOW, I in ASKENC that this department correct my sentence; by deletting that 4 yes off my sentile. According to my Conculsion of Law AND finders of Facts, the years IS NO LONGER SHICKED JUDGE SANIDER FROM MADESONI County connected my tame by sentitures me 262 days for detainer (WHISCH STARTED his soutence) And Dupped the "POSSESSION OF A DEADLY WEAPON" to "POSSESSION OF A WEAPON".
"POSSESSION OF A WEAPON" IN A PENAL INSTITUTION WASN'T A FEBRUAL INFRACTION IN 1988. It became A feloxing Infraction IN My sentence is not structed, because standers time stanted, WHEN A detainen was place ON ME. CREMINIAL COURT OF Appent IS AWARE OF this. Could you please correct my sentence. Please RETURN documents GINCERELY C.C. Trumate FELE

Case 4:05-cv-01694 Document 1 Filed	d on 05/11/05 in TXSD Pa	ge 3 <u>4 of</u> 41
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	CLYDE E. SOPH TDCJ # 4445	i l
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TOCJ RECORDS OFFICE		
POD BOX 99		
HUNTSUZITE, TEXAS 77342		
RE: MR. CLYDE E. SOPHUS /CAUSE	- NO: 8555 (TO W)	lom It May CONCERU
THIS IS the CAUSE NO: Of the	CASE that was ki	nocked down
to A T.D.C. S. ENTRACTSON, 8555 MACESON COUNTY CLERK SAID HAT	All documents un	as bounded to
T.D.C.J. RECORDS OFFICE. IN CONClu	ISION OF LAW AND	FENICIANO OF
Facts, my sendence was shock by	JUGE SANGERS	of MADISONI
County Pount IN 1999 the month	of Nov.	
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Of I girl and Foundaric of Facts.	I'M ASKILK HOTS	OFFICE TO CONFECT
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Case 4:05-cv-01694 Document 1 Fitted of TIME CREDIT DISPUTE RESOLUTION	The state of the s
TO: Time Section	DATE: 9/30/04
Classification and Records Headquarters BOT Warehouse Huntsville, Texas	OFFENDER NAME: CLYDE E. SOPHUS
Intake/Classification	TDCJ NO.: 444590
Mark the appropriate box(es).	b) ,
Sentence Begin Date	Projected Release Date/Maximum Expiration Date
Commitment Information	Up-front Release Date/State Jail Release Date
Time Earning Status	Parole Date
County Jail Time	U Other: 4 4R5 DETETED
Bonus Time	
Explain the problem in your own words. I went back to	MADZSON COUNTY ON BENCH WARRANT
and THE JUDGE "STAUCK" MY SENTENCE	to A lessen degree THE Dendles
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☆CL-147 (3/00)

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I have read my daily schedule and I am aware that I am expected to be home, work, counseling I educational programs, or attending to approved personal business as noted above. Cleasec's Signature

cleasce's Printed Name' TDCIII/ Home Address

-Case 4:05-cv-01694 Document 1- Filed on 05/11/05 in TXSD -Page 39 of 41
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Case 4	05-cv-01694 Document 1 Filed on 05/11/05 in TXSD Page 41 of 41	
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